

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF INDIANA
INDIANAPOLIS DIVISION

STAVANGER HOLDINGS, LTD and KARL
ANDERSEN,

Plaintiffs,

v.

TRANEN CAPITAL, LTD., TRANEN
CAPITAL ALTERNATIVE INVESTMENT
FUND, LTD., THE LEO GROUP, LLC,
KENNETH A. LANDGAARD, AND
ARTHUR L. BOWEN,

Defendants.

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CASE NO. 1:12-cv-0646 WTL-DKL



Denise K. LaRue
United States Magistrate Judge
Southern District of Indiana

MOTION FOR PROTECTIVE ORDER

Defendants Tranen Capital, Ltd., Tranen Capital Alternative Investment Fund, Ltd., Kenneth A. Landgaard, and Arthur L. Bowen, by counsel, pursuant to F.R.Civ.P. Rule 26 (c), hereby move the Court for an order that their depositions not go forward on September 16 and 17 as noticed by Plaintiffs and not be taken until after such time as the pending motion for judgment on the pleadings and motion to compel discovery have been ruled upon. The grounds for this motion are that resolution of the pending motions will clarify the issues for discovery and protect the defendants from multiple depositions, and because plaintiffs failed to comply with S.D. Ind. L.R. 30-1(d) by scheduling the depositions on less than 14 days notice without leave of court or agreement of counsel.

Counsel for Tranen and Evangelos Michailidis, one of the attorneys representing Plaintiffs, made a good-faith effort to informally resolve the deposition postponement issue on September 10, 2013, but were unable to reach agreement.